TROUTMAN SANDERS LLP

The Chrysler Building 405 Lexington Avenue New York, NY 10174

Tel: 212-704-6000 Fax: 212-704-6288 Lee W. Stremba

Attorneys for Receiver Aurora Cassirer

and the state of t
USDC SDNY
DOCUMENT
EUNCTRONICM LY FILED
ADOC #:
DATE FILED: 102110
The second secon

UNITED	STATE	S DISTI	RICT	COU	RT
SOUTHE	ERN DIS	TRICT	OF N	EW Y	'ORK

SECURITIES AND EXCHANGE COMMISSION,

Plaintiff,

10 CIV. 4270 (SHS)

-against-

KENNETH IRA STARR, STARR INVESTMENT ADVISORS, LLC, and STARR & COMPANY, LLC,

Defendants,

DIANE PASSAGE and COLCAVE, LLC,

Relief Defendants.

-----x

ORDER REGARDING THE DISPOSITION OF ORIGINAL FILES OF CLIENTS OF STARR INVESTMENT ADVISORS, LLC AND STARR & COMPANY, LLC

Upon the letter application of Aurora Cassirer (the "Receiver"), as receiver for Defendants Starr Investment Advisors, LLC("SIA") and Starr & Company, LLC ("Starrco") and Relief Defendant Colcave, LLC ("Colcave"), and upon the consent of the Plaintiff Securities and Exchange Commission (the "SEC"), it is hereby:

ORDERED, that the Receiver is authorized to deliver or turn over to former clients of Defendants SIA or Starrco any and all original books, records and files which were maintained

by SIA or Starrco for and on behalf of such clients and which are currently or hereafter may come within the possession, custody or control of the Receiver, provided that before any original books, records or files are turned over by the Receiver to a former client of SIA or Starrco, the Receiver must provide said former client with a copy of this Order and obtain from said former client a signed undertaking and acknowledgment that: (a) while this action remains pending, or until further order of this Court, the client will make such books, records and documents available to the SEC upon prequest and will not destroy any such books, records and files; and (b) such client's failure to produce documents or failure to preserve documents in accordance with such undertaking may be deemed a contempt of Court; and it is further

ORDERED, that to the extent that the authority hereby granted to the Receiver may be deemed inconsistent with the provisions of this Court's Order dated July 8, 2010 (Docket No. 19), which, *inter alia*, granted the SEC's motion for preliminary injunctive relief and appointed the Receiver over the estates of SIA, Starrco and Colcave (the "July 8 Order"), the terms of this Order shall govern and the July 8 Order shall be deemed amended.

Issued at 4:30 p.m., at New York, New York, this 22 day of October, 2010.

UNITED STATES DISTRICT JUDGE